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Attorneys for Defendant
 ZOMAX INCORPORATED

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

ANTHONY TAYLOR,

Plaintiff,

vs.

ZOMAX INCORPORATED and DOES
 ONE THROUGH TWENTY, Inclusive,

Defendant.

Case No. C 05 2740 TEH

STIPULATION OF DISMISSAL

1. WHEREAS Plaintiff Anthony Taylor ("Plaintiff") and Defendant Zomax Incorporated ("Defendant Zomax") wish to amicably resolve this matter now pending before this Court; and

2. WHEREAS Plaintiff and Defendant Zomax have in fact reached an agreement for such resolution;

NOW THEREFORE, Plaintiff and Defendant Zomax hereby agree and stipulate that, pursuant to Fed. Rule of Civil Procedure 41 (a)(1), and pursuant to the terms of the settlement agreement reached by them, Plaintiff shall and hereby does dismiss, with prejudice, all causes of action as to all Defendants, including but not limited to Defendant Zomax currently pending before

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STIPULATION OF DISMISSAL
 CASE NO. C 05 2740 TEH

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 4/24/06

CURIALE DELLAVERSON HIRSCHFELD & KRAEMER, LLP
 ATTORNEYS AT LAW
 SAN FRANCISCO

1 this Court in Case No. C 05 2740 TEH.

2
3 Dated: April __, 2006

LAW OFFICES OF RAND L. STEPHENS

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5 By: 

Rand L. Stephens
Attorneys for Plaintiff ANTHONY TAYLOR

6
7
8 Dated: April 25, 2006

CURIALE DELLAVERSON HIRSCHFELD
& KRAEMER, LLP

9
10 By: 

Donna Rutter

11 Attorneys for Defendant ZOMAX INC.
12 Zomax Hotels & Resorts Worldwide, Inc

13
14
15
16 Dated: April 26, 2006

